Case 5:24-cv-00380-JGB-SHK Document 18-10 Filed 04/22/24 Page 1 of 6 Page

06/29	/2022	MOTOR VEHICLE	RETAIL INSTALLM	ENT SALES C	CONTRACT		
Date: <u>06/29</u>		TEM MOODY					
Buyer Name, Address & Pho	CECILY JAN ne: 303 GREGG	AVENUE MARION SC	29571 (843) 433-04	87			
Co-Buyer Nam Address & Pho	e, ne: N/A		8				
Co-Buyer Nam Address & Pho	ne: N/A						
Co-Signer Nam Address & Pho	ne: N/A		-				
Seller Name, Address & Pho	U.S. Auto ne: 1448 North	Sales, Inc. Cashua Dr. Flor	ence SC 29501 (843	773-9980			
			". The Seller is referred to as				
Disclosures set contract in U.S keep all the pro	out below ("TILA	Disclosures") are part of this take payments according to the teven if the others do not. I	s contract. I agree to pay you	the Amount Finan LA Disclosures. If	more than one pe	ntract. The Federal Truth in Let larges, and any other charges in erson signs as a buyer, each agre cle in all respects.	
	ear, Make, Model	ATION	Vehicle Identification Number	License Number (if applicable)	☐ New ☐ Demonstrator	Primary Use For Which Purchased	
292131 2	018 Chevrolet	t Sonic	1G1JF5SB6J4138045		☐ Factory Official./Exec ☑ Used	 ☑ Personal, Family, Household ☐ Business Or Commercial ☐ Agricultural 	
Trade-in: Vear	2015 Make Che	evrolet M	odel Cruze	VIN 1G1E	C5SB8F7176	5367 License No	
Trade-in: Year			odel	VIN		License No	
		FEDERA	L TRUTH-IN-LENDING DI	SCLOSURES			
ANNUAL PERCENTAGE RATE The cost of my credit as a yearly rate. 14.95 % \$ 14,107.5			Amount Financed The amount of credit provided to me or on my behalf. \$ 26,654.35	Total of Paym The amount I v after I have ma payments as so	will have paid de all sheduled.	Total Sale Price The total cost of my purchase on credit, including down payment of \$	
	t Schedule will be:						
Number of Payments	Amount of Payments	When Payments Are Due					
154		BI-WEEKLY DUE EV	ERY OTHER SATURDAY	BEGINNING 0	8/13/2022		
N/A		N/A					
N/A		N/A					
N/A		N/A		<u>X</u>	V)		
N/A		N/A N/A					
N/A N/A		N/A					
N/A		N/A			<i>E</i>		
N/A		N/A					
N/A		N/A					
N/A		N/A					

N/A Security: You will have a security interest in the motor vehicle being purchased.

Late Charge: 🖾 If this box is checked and any part of my payment is more than 10 days late, you will charge me the maximum late fee permitted by law. Currently, that amount is the lesser of \$21.00 or 5% of the amount that is delinquent, but will never be less than \$8.40.

Prepayment: If I pay early, I will not have to pay a penalty.

N/A N/A

Additional Information: I will refer to this document for information about nonpayment, default, security interests, any required repayment in full before the scheduled date, and prepayment refunds and penalties.

(e) mean an estimate

DEFERRED DOWNPAYMENTS

Amount	Due Date		Amount	
		\$	N/A	
		\$	N/A	
		S	N/A	
		6	N/A	
	Amount \$ 400.00 \$ 400.00 \$ N/A \$ N/A	\$ 400.00 \$ 400.00 \$ N/A	\$ 400.00 \$ \$ 400.00 \$ \$ N/A	

		Case	9.24-CV-00380-JGB-3FE	niza	the burner of the second of th	22124	Page 2	of 6 Page
1.	Cash (inclu		ny accessories, services and \$0.00	sales	tax and \$ 0.00 closing fee)			\$ 21,245.00(l)
2.	Down	npayme	nt					
	- paye = net + Cas + Det + Ma + oth	ferred I mufactu er N / A	eller n npayment Downpayment ırer's Rebate	4.A. b	elow)	\$	10,000.00 13,659.35 -3,659.35 0.00 800.00 0.00 0.00	\$0.00(2)_
3.	Unpa	id balaı	nce of cash price (1 minus 2)					\$ 21,245.00 (3)
4.	A. Prior credit or lease balance paid to N/A B. Cost of physical damage insurance paid to insurance company C. Cost of optional coverages with physical damage insurance paid to insurance company D. Cost of optional credit insurance paid to insurance company or companies Credit Life N/A \$ 2,859.35 \$ 0.00 \$ 0.00							
	E. F. G. H. I. J. K.	Other VSI i Offic Other Gove Gove	rinsurance paid to the insurance company insurance paid to the insurance company it fees paid to government agencies government taxes rnment license and/or registration fees rnment certificate of title fee rnment vehicle inspection fees charges (Seller must identify who is paid a			\$ \$ \$ \$ \$	0.00 0.00 0.00 0.00 40.00 15.00 0.00	
		То	N/A	For	GAP Waiver Contract	\$	0.00	
		То	Department of Motor Vehicles	For	Infrastructure Maintenance Fee	\$	500.00	
		To	N/A	For	N/A	\$	0.00	£
		То	Dealer Owned Warranty Co	n For	Service Contract		1,995.00	
		To	N/A	For	N/A		0.00	
		To	N/A	For	N/A	-	0.00	
		То	N/A	For	N/A	_ \$	0.00	
		То	N/A	For	N/A	_ \$	0.00	
		To	N/A	For	N/A	_ \$	0.00	
		To	N/A	For	N/A	_ \$	0.00	
		То	N/A	For	N/A	\$	0.00	
		То	N/A	For	N/A	_ \$	0.00	T.
		To	N/A	For	N/A	_ \$_	0.00	
5.			Charges and Amounts Paid To Others On Innanced (3 + 4)	My Beh	alf			\$ 5,409.35 (4) \$ 26,654.35 (5)
Sel	er Sigr	ns:			Financed, Item 5, above, on or before N/A			ay any finance charges.
1		- 4 1		the ev	aiver Contract is optional. My purchase of a G tra charge. If I agree to buy a GAP Waiver Co rt of this Contract. I can see my GAP Waiver	mtract, i	ne charge is show	III Line Rein 4.L. of the
Ter	m_N/2	Α				f)		
		t to pure ns: N/	chase the optional GAP Waiver Contract: A	Со	-Buyer Signs: <u>N/A</u>		=	*
Vendor's Single Interest Insurance (VSI): □If the box is checked, you require VSI insurance to protect you against loss of or damage to the vehicle, concealment, confiscation, conversion, embezzlement, and skip. VSI insurance is for your sole protection. This insurance does not protect my interest in the vehicle. I may choose the insurance company through which the VSI insurance is obtained. If I purchase VSI insurance through you, the cost of this insurance is \$\frac{N}{A}\$ and the term is \$\frac{N}{A}\$.								

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			ID #:1	48	4 Y	I	- i naurana	a until I have noid all		
PROPERTY INSURANCE: I must keep the collateral insured against damage or loss in the amount I owe. I must keep this insurance until I have paid all that I owe under this contract. I may obtain property insurance from anyone I want or provide proof of insurance I already have. I agree to give you proof										
of property insurance. I must name you as the person to be paid under the policy in the event of damage or loss. I must maintain a comprehensive deductible not										
more than \$ 2,500.00 and a collision deductible amount not more than \$ 2,500.00.										
If any insurance is included below, policies or certificates from the insurance company will describe the terms, conditions and deductibles. A. Physical damage insurance. If you obtain physical damage insurance, the coverages, terms and premiums for these terms are set forth below.										
	u obtain pl				niums io	r these terms are set	IOI III DEION	··		
Coverage Term in Months Premium										
Collision		1/A \$	N/A							
Comprehensive	10	-	N/A \$	N/A						
Fire, Theft, and Combined Addition	al Coverag		N/A \$	N/A						
Other N/A			1/A \$	N/A						
B. Optional coverages with physical			ocan this incuranc	e the premiums	for the in	itial N/A month t	erm are ite	mized below.		
B. Optional coverages with physical	aamage in	surance. Il I have ch	osen uns msurane	c, the premiums	ioi tiic iii	inidi 11/11 mondi				
□\$ N/A Towing/Labor Reim	bursement	□\$ N/2	A Rental Reimbur	sement 🔲 \$	N/A	Other: N/A				
I agree to purchase the above check	ed coverag	es.								
				_		06/00/0000				
Buyer's Signature: N/A				Date	e: <u> </u>	06/29/2022				
2							1/	was the cutes and Mr.		
Optional insurance coverages. The	insurance o	lescribed below is no	t required to obtain	n credit. It will no	ot be pro	vided unless I sign a	nd agree to	pay the extra cost. My		
decision to buy or not buy these inst	irance cove	Term in Months	actor in the credit	approvar process.		Premium	ì			
Coverage					\$		7	I/A		
GAP*		N/A								
Involuntary Unemployment		N/A			\$		N/A			
Other	N/A				\$		N	I/A		
	Per		Per	31.12	Propert			n N / 7		
Liability Insurance \$ N/A	Pers		Accident _		Damag			ım <u>\$ N/A</u>		
*If the motor vehicle is determined	to be a tota	al loss, GAP Insurance	ce will pay you the	e difference betw	een the p	proceeds of my basic	collision p	oolicy and the amount I		
owe on the motor vehicle, minus my	deductibl	e. I can cancel that is	nsurance without of	charge for 10 days	s from th	e date of this contrac	ct.			
I want the optional coverages for w	nich premi	ums are incluaea abo	ive.							
Buyer's Signature:				Da	ate: 06	6/29/2022				
	* . * . *	G to tie t		diaghility insuran	00 000 0	ot required to obtain	credit The	ev will not be provided		
Optional credit life and credit disa	bility insur	ance. Credit life inst	irance and credit of	nsability ilisurali se insurance cove	erages wi	Il not be a factor in t	he credit ar	proval process.		
unless I sign and agree to pay the additional cost. My decision to buy or not buy these insurance coverages will not be a factor in the credit approval process.										
☐Credit Life, one buyer	\$	N/A	☐Credit Life, b	oth buvers	\$	N/A	Term	N/A		
					\$		— Term			
Credit Disability, one buyer	\$	N/A	Credit Disabi	nty, both duyers	D	N/A	— TOIM	N/A		
Coult Life In warmer in for the scheduled term of this contract. Credit Disability Insurance covers the first N/A payments and does not cover the last										
Credit Life Insurance is for the scheduled term of this contract. Credit Disability Insurance covers the first N/A payments and does not cover the last scheduled payment. Credit life insurance pays only the amount I would owe if I paid all my payments on time. Credit disability insurance does not cover any										
increase in my payment or in the number of payments.										
□IF CHECKED, THE TERM OF OPTIONAL CREDIT INSURANCE IS LESS THAN THE TERM OF THIS CONTRACT.										
								NOTRE		
CREDIT LIFE INSURANCE AND CREDIT DISABILITY INSURANCE ARE NOT REQUIRED TO OBTAIN CREDIT AND WILL NOT BE PROVIDED UNLESS I SIGN AND AGREE TO PAY THE ADDITIONAL COST. I want the insurance indicated above.										
	(D AGRE)	E TO PAY THE AD	DITIONAL CO			06/29/2022				
Buyer's Signature: N/A					Date	00/20/2022				
N1 / 7				. 1	Date	06/29/2022				
Co-Buyer's Signature: N/A					Jan					

In this box, the word "you" refers to the Buyer

Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Spanish Translation: Guía para compradors de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

OTHER TERMS AND CONDITIONS

HOW YOU FIGURE THE FINANCE CHARGE: This is a simple interest contract. The contract rate is 15.00 %. This contract rate may not be the same as the Annual Percentage Rate shown in the TILA Disclosures. Finance charges will accrue on the unpaid amount financed on a daily basis at 1/365th of the annual contract rate (1/366th in a leap year). The unpaid amount financed does not include late charges or returned check charges.

You based the Finance Charge, Total of Payments, and Total Sale Price shown in the TILA Disclosures on the assumption that I will make every payment on the day it is due. My Finance Charge, Total of Payments, and Total Sale Price will be more if I pay late and less if I pay early. Changes may take the form of a larger or smaller final payment or, at your option, more or fewer payments of the same amount as my scheduled payment with a smaller final payment. If all my scheduled payments are equal, you will give me at least 25 days after the final scheduled payment is due to pay any extra amount I owe because I paid late.

HOW YOU WILL APPLY MY PAYMENTS: You will apply my payments in the following order:

- 1. earned but unpaid finance charge; and
- 2. to anything else I owe under this agreement.

INTEREST AFTER MATURITY: If I don't pay all I owe when the final payment becomes due, I will pay interest on the amount that is still unpaid. The interest rate will be the higher of 18% per year or the maximum rate allowed by law, if that rate is higher. The interest rate for this amount will begin the day after the final payment becomes due.

BALLOON PAYMENTS: A balloon payment is a scheduled payment more than twice the amount of the average of my scheduled payments, other than the downpayment, that are due before the balloon payment.

I can pay all I owe when the balloon payment is due and keep my motor vehicle. If I buy the motor vehicle primarily for personal, family, or household use, I can enter into a new written agreement to refinance the balloon payment when due without penalty. The terms of the refinancing will be no less favorable to me than the terms of this contract. This provision does not apply if my Payment Schedule has been adjusted to my seasonal or irregular income.

LIABILITY INSURANCE: UNLESS A CHARGE FOR LIABILITY INSURANCE IS INCLUDED IN THE ITEMIZATION OF AMOUNT FINANCED, LIABILITY INSURANCE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE CAUSED TO OTHERS IS NOT INCLUDED IN THIS CONTRACT.

PROPERTY INSURANCE: I agree to have physical damage insurance covering loss or damage to the vehicle for the term of this contract. The insurance must cover your interest in the vehicle. The insurance must include collision coverage and either comprehensive or fire, theft, and combined additional coverage, with acceptable deductibles. I must keep this insurance until I have paid all that I owe under this contract. I may obtain property insurance from anyone I want or provide proof of insurance I already have. I agree to give you proof of property insurance. I must name you as the person to be paid under the policy in the event of damage or loss.

YOUR RIGHT TO BUY REQUIRED INSURANCE IF I FAIL TO KEEP THE MOTOR VEHICLE INSURED: If I fail to give you proof that I have insurance, you may buy physical damage insurance. You may buy insurance that covers my interest and your interest in the motor vehicle, or you may buy insurance that covers your interest only. I will pay the premium for the insurance and a finance charge at the contract rate. If you obtain collateral protection insurance, you will mail notice to my last known address shown in your file.

PHYSICAL DAMAGE INSURANCE PROCEEDS: I must use physical damage insurance proceeds to repair the motor vehicle, unless you agree otherwise in writing. However, if the motor vehicle is a total loss, I must use the insurance proceeds to pay what I owe you. I agree that you can use any proceeds from insurance to repair the motor vehicle, or you may reduce what I owe under this contract. If you apply insurance proceeds to the amount I owe, they will be applied to my payments in the reverse order of when they are due. If my insurance on the motor vehicle or credit insurance doesn't pay all I owe, I must pay what is still owed. Once all amounts owed under this contract are paid, any remaining proceeds will be paid to me.

RETURNED INSURANCE PREMIUMS AND SERVICE CONTRACT CHARGES: If you get a refund on insurance or service contracts, or other contracts included in the amount financed, you will subtract it from what I owe. Once all amounts owed under this contract are paid, any remaining refunds will be paid to me.

APPLICATION OF CREDITS: Any credit that reduces my debt will apply to my payments in the reverse order of when they are due, unless you decide to apply it to another part of my debt. The amount of the credit and all finance charge or interest on the credit will be applied to my payments in the reverse order of my payments.

TRANSFER OF RIGHTS: You may transfer this contract to another person. That person will then have all your rights, privileges, and remedies.

SECURITY INTEREST: To secure all I owe on this contract and all my promises in it, I give you a security interest in

- the motor vehicle including all accessories and parts now or later attached;
- all insurance proceeds and other proceeds received for the motor vehicle;
- · any insurance policy, service contract or other contract financed by you and any proceeds of those contracts; and
- any refunds of charges included in this contract for insurance, or service contracts.

This security interest also secures any extension or modification of this contract. The certificate of title must show your security interest in the motor vehicle.

USE AND TRANSFER OF THE MOTOR VEHICLE: I will not sell or transfer the motor vehicle without your written permission. If I do sell or transfer the motor vehicle, this will not release me from my obligations under this contract. I will promptly tell you in writing if I change my address or the address where I keep the motor vehicle. I will not remove the motor vehicle from the state of my residence for more than 30 days unless I first get your written permission.

CARE OF THE MOTOR VEHICLE: I agree to keep the motor vehicle free from all liens, and claims except those that secure this contract. I will timely pay all taxes, fines, or charges pertaining to the motor vehicle. I will keep the motor vehicle in good repair. I will not allow the motor vehicle to be seized or placed in jeopardy or use it illegally. I must pay all I owe even if the motor vehicle is lost, damaged or destroyed. If a third party takes a lien or claim against or possession of the motor vehicle, you may pay the third party any cost required to free the motor vehicle from all liens or claims. You may immediately demand that I pay you the amount paid to the third party for the motor vehicle. If I do not pay this amount, you may repossess the motor vehicle and add that amount to the amount I owe. If you do not repossess the motor vehicle, you may still demand that I pay you, but you cannot compute a finance charge on this amount.



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DEFAULT: I will be in default if

I do not pay any amount when it is due; or

I break any of my promises in this contract; I allow a judgment to be entered against me or the collateral; or I file bankruptcy, bankruptcy is filed against me, or the motor vehicle becomes involved in a bankruptcy, except that if I bought the vehicle primarily for personal, family, or household use, you will only treat these events as defaults if they significantly impair the prospect of payment, performance, or realization of the collateral.

If I default, you can exercise your rights under this contract and your other rights under the law.

LATE CHARGE AND RETURNED CHECK CHARGE: I will pay you a late charge on each late payment as shown in the TILA Disclosures. If any payment I give you is unpaid for any reason, I agree to pay a service charge of \$30.

REPOSSESSION: If I default, and after giving me any notice the law requires, you may repossess the motor vehicle from me if you do so peacefully and without entering into a dwelling used as my current residence. If any personal items are in the motor vehicle, you can store them for me and give me written notice at my last address shown on your records within 15 days of discovering that you have my personal items. If I do not ask for these items back within 31 days from the day you mail or deliver the notice to me, you may dispose of them as applicable law allows. Any accessory, equipment, or replacement part stays with the motor vehicle.

MY RIGHT TO REDEEM: If you take my motor vehicle, you will tell me how much I have to pay to get it back. If I do not pay you to get the motor vehicle back, you can sell it or take other action allowed by law. My right to redeem ends when the motor vehicle is sold or you have entered into a contract for sale or accepted the collateral as full or partial satisfaction of a contract.

DISPOSITION OF THE MOTOR VEHICLE: If I don't pay you to get the motor vehicle back, you can sell it or take other action allowed by law. You will send me notice at least 10 days before you sell it. You can use the money you get from selling it to pay allowed expenses and to reduce the amount I owe. Allowed expenses are expenses incurred in realizing on the security interest, including expenses you pay as a direct result of taking the motor vehicle, holding it, preparing it for sale, and selling it. If any money is left, you will pay it to me unless you must pay it to someone else. If the money from the sale is not enough to pay all I owe, I must pay the rest of what I owe you plus interest, unless applicable law does not permit you to collect the deficiency. If you take or sell the motor vehicle, I will give you the certificate of title and any other document required by state law to record transfer of title.

COLLECTION COSTS: If you hire an attorney who is not your employee to enforce this contract, I will pay reasonable attorney's fees not in excess of 15% of my unpaid obligations after default, and court costs as applicable law allows. I will also pay the reasonable expenses you incur in realizing on your security interest as permitted by law.

CANCELLATION OF OPTIONAL INSURANCE AND SERVICE CONTRACTS: This contract may contain charges for insurance or service contracts or for services included in the amount financed. If I default, I agree that you can claim benefits under these contracts to the extent allowable, and terminate them to obtain refunds of unearned charges to reduce what I owe or repair the motor vehicle.

INTEGRATION AND SEVERABILITY CLAUSE: This contract and the related documents that I sign contemporaneously with this contract contain the entire agreement between you and me relating to the sale and financing of the motor vehicle. If any part of this contract is not valid, all other parts stay valid.

LEGAL LIMITATIONS ON YOUR RIGHTS: If you don't enforce your rights every time, you can still enforce them later. You will exercise all of your rights in a lawful way. I don't have to pay finance charge or other amounts that are more than the law allows. This provision prevails over all other parts of this contract and over all your other acts.

CO-SIGNER OBLIGATIONS: Any co-signer who signs this contract agrees to pay any amounts due under the contract if the buyer(s) does not pay such amounts. You do not have to exhaust your legal remedies against any buyer before seeking payment from the co-signer.

APPLICABLE LAW: Federal and South Carolina law apply to this contract,

COLLECTION CALLS: By providing you my wireless (cell) telephone number, I expressly consent to receiving telephone calls from you concerning my contract, including calls to collect what I owe. Live calls may be made by one of your employees. Calls may also be made by a prerecorded, autodialed voice or text message as applicable law allows. My consent covers all types of calls. You do not charge me for such calls. My wireless carrier will charge me for your incoming calls and text messages according to my plan.

STARTER INTERRUPT/GPS TRACKING: X If the box is checked, my motor vehicle is equipped with a starter interrupt GPS tracking device ("Device"). By signing this contract, I agree that you may install the "Device" in my motor vehicle. I understand and agree that you may use this Device to locate my motor vehicle in the event that I do not make my payments on the dates they are due as shown in the TILA Disclosures. I understand and agree that you will disable the motor vehicle in the event that I do not make my payments on the dates they are due as shown in the TILA Disclosures, subject to any rights that I may have to cure my default. I agree that I will not tamper with, disable or attempt to disable the Device. The Device is and remains your property. I agree to return the motor vehicle to you after I have made all payments due under this contract so that you can remove the Device at no cost to me. Additional terms and disclosures regarding the installation and use of the Device are provided to me separately.

If the box is checked, my motor vehicle is equipped with a GPS tracking device ("GPS Device"). By signing this contract, I agree that you may install the GPS Device in my motor vehicle. I understand and agree that you may use this GPS Device to locate my motor vehicle in the event that I do not make my payments on the dates they are due as shown in the TILA Disclosures. I agree that I will not tamper with, disable or attempt to disable the GPS Device. The GPS Device is and remains your property. I agree to return the motor vehicle to you after I have made all payments due under this contract so that you can remove the GPS Device at no cost to me. Additional terms and disclosures regarding the installation and use of the GPS Device are provided to me separately.

SELLER'S DISCLAIMER OF WARRANTIES: Unless the seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the seller makes no warranties, express or implied, on the motor vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose. This provision does not affect any warranties covering the motor vehicle that the motor vehicle manufacturer may provide.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER (This provision applies to this contract only if the motor vehicle financed in the contract was purchased primarily for personal, family, or household use.)

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Electronic Signatures & Consent. I agree to use electronic records and electronic signatures to document this contract. My electronic signatures on electronic records will have the same effect as signatures on paper documents. You may designate one authoritative copy of this contract. If you do, the authoritative copy will be the electronic copy in a document management system you designate for storing authoritative copies. You may convert the authoritative copy to a paper original. You will do so by printing one paper copy marked "Original." This paper original will have my electronic signature on it. It will have the same effect as if I had signed it originally on paper. If I agree to use electronic records and electronic signatures, you will comply with all applicable federal, state and local law and regulations. UPON ENTERING INTO THIS CONTRACT, I WILL RECEIVE A PAPER COPY OF THE ORIGINAL CONTRACT ELECTRONICALLY SIGNED AND COMPLETE WITH ALL TERMS, CONDITIONS AND DISCLOSURES TO TAKE WITH ME.

DISCLOSURES TO TAKE WITH ME. (For purposes of the following Notice, the word "we" refers to the Seller and "your" refers to the Buyer) We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your account may be reflected in your credit report. The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge. Any change to this contract must be in writing. Both you and I must sign it. No oral changes to this contract are enforceable. Co-Buyer Signs Buyer Signs CONSUMER WARNING - Notice to the buyer - I will not sign this contract before I read it or if it contains any blank spaces. I am entitled to a copy of the contract I sign. Under the law, I have the right to pay off in advance all that I owe and under certain conditions may save a portion of the finance charge. I will keep this contract to protect my legal rights. BUYER'S ACKNOWLEDGEMENT OF CONTRACT RECEIPT: I AGREE TO THE TERMS OF THIS CONTRACT AND ACKNOWLEDGE RECEIPT OF A COMPLETED COPY OF IT. I CONFIRM THAT BEFORE I SIGNED THIS CONTRACT, YOU GAVE IT TO ME, AND I WAS FREE TO TAKE IT AND REVIEW IT. 06/29/2022 X N/A 06/29/2022 Date Co-Buyer Signs 06/29/2022 X N/P 06/29/2022 X N/A Date Co-Signer Sign Date Co-Buyer Signs 06/29/2022 U.S. Auto Sales, Inc. Date Seller Signs THIS CONTRACT IS NOT VALID UNTIL YOU AND I SIGN IT. X If checked, I acknowledge that you and I have signed a separate arbitration agreement. That agreement is hereby attached and the terms are incorporated into the terms of this contract. Negotiation and Assignment: For value received the undersigned Seller does hereby sell, assign and transfer to

Negotiation and Assignment: For value received the undersigned Seller does hereby sell, assign and transfer to

U.S. Auto Finance, Inc.

Assignment is made:

With Recourse

With Course

With Limited Recourse

U.S. Auto Sales, Inc.

By

Title

Date